UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF TENNESSEE

In re	Case No
Debtor(s):	Chapter
AGREED ORDER GRANTING RELIEF FROM THE AUTOMATIC STAY AND ABANDONING PROPERTY	
	has requested the abandonment of the property listed below from the .S.C. § 362 in order to enforce the provisions of the security agreement or to the property described:
Amount of Secured Debt	<u>Description of Property</u>
value to the estate pursuant to 11 U.S.C. § 554. Notice of this determined that this is a no-asset case and notice of that determined that this is a no-asset case and notice of that determined that this is a no-asset case and notice of that determined that this is a no-asset case and notice of that determined abandonment is excused by L.B.R. 6007-1 because the estat and less than \$2,500.00 in the aggregate. The debtor, by appautomatic stay as to the property described herein. IT IS THEREFORE ORDERED that the abandon the property described herein.	by abandons the property listed above as burdensome or inconsequential is abandonment is excused by L.B.R. 6007-1 because the case trustee has ermination was sent to the creditors; alternatively, notice of this e's equity in the property described above is less than \$1,000.00 per item proval of this order, consents to the abandonment and to relief from the nument is approved and that the secured creditor listed above is hereby C. § 362 to permit the secured creditor to proceed with the enforcement of an to applicable state law or federal law.
Secured Creditor's Attorney	UNITED STATES BANKRUPTCY JUDGE DATE:
(Address)	
Debtor's Attorney	
(Address)	
Trustee	
(Address)	